1 2 3 4 5 6	KAPLAN FOX & KILSHEIMER LLP Laurence D. King (SBN 206423) Kathleen A. Herkenhoff (SBN 168562) Blair E. Reed (SBN 316791) 1999 Harrison Street, Suite 1560 Oakland, CA 94612 Telephone: 415-772-4700 Facsimile: 415-772-4707 lking@kaplanfox.com kherkenhoff@kaplanfox.com breed@kaplanfox.com	
7 8 9 10 11 12 13 14 15 16	KAPLAN FOX & KILSHEIMER LLP Frederic S. Fox (admitted pro hac vice) Donald R. Hall (pro hac vice to be filed) Jason A. Uris (admitted pro hac vice) 850 Third Avenue New York, NY 10022 Telephone: 212-687-1980 Facsimile: 212-687-7714 ffox@kaplanfox.com dhall@kaplanfox.com juris@kaplanfox.com Lead Counsel for Lead Plaintiff Stadium Capital and the Proposed Class UNITED STATES I NORTHERN DISTRICTION	DISTRICT COURT CT OF CALIFORNIA
18	ASIF MEHEDI, Individually and on Behalf of All Others Similarly Situated, Plaintiff, v. VIEW, INC. f/k/a CF FINANCE ACQUISITION CORP. II, RAO MULPURI, and VIDUL PRAKASH, Defendants.	Case No.: 5:21-cv-06374-BLF CLASS ACTION STIPULATION AND [PROPOSED] ORDER SETTING SCHEDULE FOR LEAD PLAINTIFF TO FILE AMENDED COMPLAINT AND TIME FOR DEFENDANTS' ANSWER OR RESPONSE AS MODIFIED BY THE COURT Judge: Hon. Beth L. Freeman Courtroom: 3, 5th Floor

1	WHEREAS, on August 18, 2021, this proposed securities class action (the "Action") was
2	commenced by Plaintiff Asif Mehedi against Defendants View, Inc. f/k/a CF Finance Acquisition
3	Corp. II ("View"), Rao Mulpuri and Vidul Prakash (collectively, the "Defendants");
4	WHEREAS, on September 15, 2021, Plaintiff Mehedi returned proof of service of the
5	summons and initial complaint on Defendant View (ECF No. 9);
6	WHEREAS, pursuant to a September 20, 2021 Stipulation Extending Time to Respond to
7	Initial Complaint (Civil Local Rule 6-1) (ECF No. 11), the time for Defendants to respond to any
8	complaints in the Action was extended to a date after the Court's appointment of a lead plaintiff
9	with the appointed lead plaintiff and Defendants to confer within ten days of the appointment and
10	submit a proposed schedule for filing an amended complaint (the "Amended Complaint") and
11	briefing any anticipated Motion(s) to Dismiss;
12	WHEREAS, on October 14, 2021, this Court ordered that the Initial Case Managemen
13	Conference previously set for November 18, 2021, and all associated deadlines be vacated until the
14	Court has the opportunity to rule on the anticipated Motion(s) to Dismiss to be filed by Defendants
15	(ECF No. 13);
16	WHEREAS, on January 4, 2022, Defendant View filed a Report on Form 8-K with the
17	Securities and Exchange Commission stating that it expects to issue its restated 2019, 2020 and Q1
18	2021 financial statements, as well as its Q2 2021, Q3 2021 and full year 2021 financial statements
19	within the first quarter of 2022 (i.e., by March 31, 2022) (collectively, the "Restatement");
20	WHEREAS, on February 8, 2022, the Court appointed Stadium Capital, LLC as Lead
21	Plaintiff (ECF No. 67); and
22	WHEREAS, counsel for Lead Plaintiff and Defendants (the "Parties") agree that it would
23	be efficient and promote judicial economy for Lead Plaintiff to review the Restatement, after it is
24	filed, before finalizing and filing the Amended Complaint;
25	NOW, THEREFORE, IT IS HEREBY STIPULATED, by and between the
26	undersigned counsel for the Parties, subject to Court approval, as follows:
27	1. Lead Plaintiff shall file an Amended Complaint by April 19, 2022 ;

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1	2. Defendants shall file any answer or Motion(s) to Dismiss the Amended Complaint by June		
2	20, 2022. All Defendants are limited to a combined 25 pages in briefing Motion(s) to Dismiss		
3	regardless of the number of briefs filed;		
4	3. If Defendants file any Motion(s) to Dismiss the Amended Complaint, Defendants shall		
5	coordinate with Lead Plaintiff to select a mutually convenient hearing date for the Motions, subject		
6	to the Court's procedures and availability;		
7	4. Lead Plaintiff shall file any opposition(s) to the Motions by August 4, 2022 . <u>Lead</u>		
8	Plaintiff is limited to 25 pages in consolidated briefing, regardless of the number of briefs		
9	filed by Defendants; If Defendants file more than one brief in support of the Motion(s) to		
10	Dismiss, Lead Plaintiff may file a consolidated opposition with a total number of pages		
11	equal to the combined page count of Defendants' opening briefs;		
12	5. Defendants shall file any reply or replies in further support of the Motion(s) to Dismiss by		
13	September 2, 2022 <u>limited to 15 pages</u> ;		
14	6. If the Restatement is not filed by March 31, 2022, Lead Plaintiff's deadline to file the		
15	Amended Complaint shall be stayed upon the filing, on or before April 19, 2022, of a notification		
16	by Lead Plaintiff to the Court that the Restatement has not been filed (the "Notice"). If Lead		
17	Plaintiff files the Notice, the Parties shall confer and, by April 29, 2022, submit to the Court a		
18	status report and stipulation and proposed order revising the schedule for filing the Amended		
19	Complaint and briefing any anticipated Motion(s) to Dismiss; and		
20	7. Defendants Mulpuri and Prakash accept service of the summons and initial complaint in the		
21	Action and will not assert that service is not timely pursuant to Fed. R. Civ. P. 4(m), and Lead		
22	Plaintiff shall file returned proofs of service with the Court.		
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STIPULATION AND [PROPOSED] ORDER SETTING SCHEDULE FOR LEAD PLAINTIFF TO FILE AMENDED
COMPLAINT AND TIME FOR DEFENDANTS' ANSWER OR RESPONSE 49011448.1

1	IT IS SO STIPULATED.	
2	DATED: February 18, 2022	Respectfully submitted,
3	MUNGER TOLLES & OLSON LLP	KAPLAN FOX & KILSHEIMER LLP
4	By: <u>/s/ John Michael Gildersleeve</u> John Michael Gildersleeve	By: <u>/s/ Kathleen A. Herkenhoff</u> Kathleen A. Herkenhoff
5		
6	Robert Leo Dell Angelo John Willis Berry	Laurence D. King (SBN 206423) Kathleen A. Herkenhoff (SBN 168562)
7	John Michael Gildersleeve 350 S. Grand Avenue, 50th Fl	Blair E. Reed (SBN 316791) 1999 Harrison Street, Suite 1560
8	Los Angeles, CA 90071-3426 Telephone: 213-683-9100	Oakland, CA 94612 Telephone: 415-772-4700
9	Counsel for Defendants View, Inc. f/k/a	Frederic S. Fox (admitted <i>pro hac vice</i>)
10	CF Finance Acquisition Corp. II, and Rao Mulpuri	Donald R. Hall (<i>pro hac vice</i> to be filed) Jason A. Uris (admitted <i>pro hac vice</i>) 850 Third Avenue
11	MODDICON & FOEDCTED I I D	New York, NY 10022
12	MORRISON & FOERSTER LLP	Telephone: 212-687-1980
13	By: /s/ Mark R.S. Foster Mark R.S. Foster	Lead Counsel for Lead Plaintiff Stadium Capital
14	425 Market Street	LLC and the Proposed Class
15	San Francisco, CA 94105-2482 Telephone: 415-268-7000	
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17	Counsel for Defendant Vidul Prakash	
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ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(i)(3) I, Kathleen A. Herkenhoff, attest that concurrence in the filing of this document has been obtained from the other signatories. I declare under penalty of perjury that the foregoing is true and correct. Executed this 18th day of February, 2022, at San Diego, California. /s/ Kathleen A. Herkenhoff Kathleen A. Herkenhoff 49011448.1

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1	[PROPOSED] ORDER	
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3	Pursuant to the above Stipulation, IT IS SO ORDERED.	
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7	DATED: February 22, 2022 Rom Lally Meman	
8	DATED: February 22, 2022 The Honorable Beth L. Freeman	
9	United States District Judge	
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